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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/808,922	03/24/2004	Kenji Akahoshi	16869S-111700US	8046
20350 7590 05/30/2007 TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER			EXAMINER	
			DANIELSEN, NATHAN ANDREW	
EIGHTH FLO SAN FRANCI	OR SCO, CA 94111-3834	•	ART UNIT	PAPER NUMBER
	,		2627	
		•	MAIL DATE	DELIVERY MODE
			05/30/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/808,922	AKAHOSHI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Nathan Danielsen	2627			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA.  - Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period value to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 14 M	arch 2007.				
	action is non-final.				
, <del></del>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims		•			
_					
<ul> <li>4)  Claim(s) 1-16 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> </ul>					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-16</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	r election requirement.				
Application Papers					
··· _					
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	• • • • • • • • • • • • • • • • • • • •	` ' '			
11) The oath or declaration is objected to by the Ex		•			
Priority under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 H S C & 110(a)	h-(d) or (f)			
a)⊠ All b)□ Some * c)□ None of:	priority under 55 6.6.6. § 119(a)	7-(d) or (i).			
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau	•	· ·			
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
Paper No(s)/Mail Date	6) Other:	•			

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#### **DETAILED ACTION**

1. Claims 1-16 are pending.

### Claim Objections

2. Claims 6 and 12 are objected to because "can not" should be changed to --cannot--. Appropriate correction is required.

#### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 3-6, and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osakabe, in view of Fennema et al (US Patent 5,425,013; hereinafter Fennema).

Regarding claims 1 and 13, Osakabe discloses an optical disk apparatus (and associated method) (figures 1 and 5) for recording data on a recordable optical disk having a power calibration area on a radially inner side (figure 3; note also the mirror area 18), comprising:

- a laser diode for emitting a laser beam (inherent in element 36 in figure 5);
- a laser diode driver module for driving said laser diode (element 40 in figure 5);
- an objective lens for constricting the laser beam (inherent in element 36 in figure 5);
- objective lens driving means for driving said objective lens in a radial direction of said recordable optical disk (inherent in element 48 in figure 5); and
- control means for controlling said laser diode driver module and said objective lens driving means (element 46 in figure 5),
- wherein said control means controls said objective lens driving means such that an area to be irradiated with the laser beam is located on a radially inner side beyond the power

calibration area while controlling said laser diode driver module for emitting the laser beam (inherent in ¶ 35 for emitting a light of an appropriate power to reproduce the bar code 50 in figure 6).

However, Osakabe fails to disclose where said control means controls said objective lens driving means such that an area to be irradiated with the laser beam is located on a radially inner side beyond the power calibration area while controlling said laser diode driver module for emitting the laser beam for the purpose of adjusting laser power.

In the same field of endeavor, Fennema discloses where said control means controls said objective lens driving means such that an area to be irradiated with the laser beam is located on a radially inner side beyond the power calibration area while controlling said laser diode driver module for emitting the laser beam for the purpose of adjusting laser power (col. 3, lines 7-38).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have calibrated the power of an emitted laser beam while making use of an area on a radially inner side beyond the power calibration area, as taught by Fennema, for the purpose of preventing the calibration results from being skewed by a non-constant reflection signal (col. 3, lines 17-25).

Regarding claim 3, Osakabe, in view of Fennema, discloses everything claimed, as applied to claim 1. However, Osakabe fails to disclose where said objective lens driving means is operable to cause said objective lens to seek a location close to a radially innermost periphery of the power calibration area and subsequently move said objective lens more radially inwardly than the power calibration area.

In the same field of endeavor, Fennema discloses where said objective lens driving means is operable to cause said objective lens to seek a location close to a radially innermost periphery of the power calibration area and subsequently move said objective lens more radially inwardly than the power calibration area (col. 3, lines 7-38; where the mirror area 18 is, relative to the size of all regions in figure 3 of Osakabe, close to and more radially inward than the PCA area 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have moved the pickup in whichever direction is necessary to find the mirror region, as

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taught by Fennema, for the purpose of preventing the calibration results from being skewed by a nonconstant reflection signal (col. 3, lines 17-25).

Regarding claims 4 and 5, Osakabe, in view of Fennema, discloses everything claimed, as applied to claim 1. Additionally, Osakabe discloses where said objective lens driving means includes a slider for roughly moving said objective lens and a tracking coil for finely moving said objective lens, wherein upon moving said objective lens radially inwardly beyond the power calibration area, said objective lens is roughly moved by using said slider and thereafter said objective lens is finely moved by means of said tracking coil (¶ 32).

Regarding claim 6, Osakabe, in view of Fennema, discloses everything claimed, as applied to claim 1. Additionally, Osakabe discloses where the area located radially inwardly of the power calibration area and destined for irradiation with the laser beam is an area in which data cannot be recorded (¶ 26).

5. Claims 2 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osakabe, in view of Fennema, and further in view of Yoshikawa (US Patent 4,734,914).

Regarding claims 2 and 15, Osakabe, in view of Fennema, discloses everything claimed, as applied to claims 1 and 13, respectively. However, Osakabe, in view of Fennema, fails to disclose where irradiation with the laser beam is performed without aligning a focal point of said objective lens with a recordable surface of the optical disk.

In the same field of endeavor, Yoshikawa discloses where irradiation with the laser beam is performed without aligning a focal point of said objective lens with a recordable surface of the optical disk (col. 3, lines 38-51).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have defocused the laser beam of Osakabe and Fennema, as taught by Yoshikawa, for the purpose of producing a stable laser output of a particular level (col. 2, lines 23-26).

6. Claims 7, 9-12, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osakabe, in view of Fennema and Wang et al (US Patent Application Publication 2002/0110065; hereinafter Wang). Application/Control Number: 10/808,922

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Regarding claims 7 and 14, Osakabe discloses an optical disk apparatus (and associated method) (figures 1 and 5) for recording data on a recordable optical disk having a power calibration area(figure 3; note also the mirror area 20), comprising:

a laser diode for emitting a laser beam (inherent in element 36 in figure 5);

a laser diode driver module for driving said laser diode (element 40 in figure 5);

an objective lens for constricting the laser beam (inherent in element 36 in figure 5);

objective lens driving means for driving said objective lens in a radial direction of said recordable optical disk (inherent in element 48 in figure 5); and

a control circuit for controlling said laser diode driver module and said objective lens driving means (element 46 in figure 5),

wherein said control means controls said objective lens driving means such that an area to be irradiated with the laser beam is located on a side beyond the power calibration area while controlling said laser diode driver module for emitting the laser beam (inherent in ¶ 35 for emitting a light of an appropriate power to reproduce the bar code 50 in figure 6).

However, Osakabe fails to disclose where the power calibration area is located on a radially outer peripheral side and where said control circuit controls said objective lens driving means such that an area to be irradiated with the laser beam is located on a radially outer side beyond the power calibration area while controlling said laser diode driver module for emitting the laser beam <u>for the purpose of adjusting</u> laser power.

In the same field of endeavor, Wang discloses a power calibration area located on a radially outer peripheral side (element 48 in figure 2).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the optical disk of Osakabe with the layout of the disk of Wang, for the purpose of obtaining optimum recording powers for the entire disk (¶s 6 and 7). However, Wang also fails to disclose the specific details of how the control circuit operates.

In the same field of endeavor, Fennema discloses where said control circuit controls said objective lens driving means such that an area to be irradiated with the laser beam is located on a radially

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outer side beyond the power calibration area while controlling said laser diode driver module for emitting the laser beam <u>for the purpose of adjusting laser power</u> (suggested by col. 3, lines 7-38; where the disc of Osakabe has a mirror portion located on a radially outer side beyond the lead-out area, as modified by Wang).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have calibrated the power of an emitted laser beam while making use of an area on a radially outer side beyond the power calibration area, as taught by Fennema, for the purpose of preventing the calibration results from being skewed by a non-constant reflection signal (col. 3, lines 17-25).

Regarding claim 9, Osakabe, in view of Fennema and Wang, discloses everything claimed, as applied to claim 7. However, Osakabe fails to disclose where said objective lens driving means is operable to cause said objective lens to seek a location close to a radially outermost periphery of the power calibration area and subsequently move said objective lens more radially outwardly beyond the power calibration area.

In the same field of endeavor, Fennema discloses where said objective lens driving means is operable to cause said objective lens to seek a location close to a radially outermost periphery of the power calibration area and subsequently move said objective lens more radially inwardly than the power calibration area (col. 3, lines 7-38; where the mirror area 20 is, relative to the size of all regions in figure 3 of Osakabe as modified by Wang, close to and more radially outward than the lead-out area 28).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have moved the pickup in whichever direction is necessary to find the mirror region, as taught by Fennema, for the purpose of preventing the calibration results from being skewed by a non-constant reflection signal (col. 3, lines 17-25).

Regarding claims 10 and 11, Osakabe, in view of Fennema and Wang, discloses everything claimed, as applied to claim 7. Additionally, Osakabe discloses where said objective lens driving means includes a slider for roughly moving said objective lens and a tracking coil for finely moving said objective lens, wherein upon moving said objective lens radially outwardly beyond the power calibration area, said

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objective lens is roughly moved by using said slider and thereafter said objective lens is finely moved by means of said tracking coil (¶ 32).

Regarding claim 12, Osakabe, in view of Fennema and Wang, discloses everything claimed, as applied to claim 7. Additionally, Osakabe discloses where the area located radially outwardly of the power calibration area and destined for irradiation with the laser beam is an area in which data cannot be recorded (¶ 26).

7. Claims 8 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osakabe, in view of Fennema and Wang, and further in view of Yoshikawa.

Regarding claims 12 and 16, Osakabe, in view of Fennema and Wang, discloses everything claimed, as applied to claims 7 and 14, respectively. However, Osakabe, in view of Fennema and Wang, fails to disclose where irradiation with the laser beam is performed without aligning a focal point of said objective lens with a recordable surface of the optical disk.

In the same field of endeavor, Yoshikawa discloses where irradiation with the laser beam is performed without aligning a focal point of said objective lens with a recordable surface of the optical disk (col. 3, lines 38-51).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have defocused the laser beam of Osakabe and Fennema, as taught by Yoshikawa, for the purpose of producing a stable laser output of a particular level (col. 2, lines 23-26).

## Response to Arguments

8. Applicant's arguments, see pages 6-9, filed 14 March 2007, with respect to the rejection(s) of claim(s) 1-16 under 35 U.S.C. §§ 102(b) and 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Osakabe, Fennema, Wang, and Yoshikawa.

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Closing Remarks/Comments

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Nathan Danielsen whose telephone number is (571) 272-4248. The examiner can

normally be reached on Monday-Friday, 9:00 AM - 5:00 PM Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

William Korzuch can be reached on (571) 272-7589. The fax phone number for the organization where

this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

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Nathan Danielsen 05/22/2007

WILLIAM KORZOCH
SUPERVISORY PATENT EXAMINER

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